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EEKLY proposes to present pencii, a picture of the times advocate the National cause. e of mere party grounds. In roprietors the perpetuity of the intainance of the United states every other consideration .ministration will be supported ly and wisely endeavors to objects, and will be opposed to do so.

#### STRATIONS.

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orat is universally ad a uvenile paper now in ex', aily Times. hing of his kind yet realoxbury (Mais) Journal. nination, we can cheerful-E CORPORAL, that it deat has been lavished up-

verywhere .- Philadelphia

m Feagur,

Vol. I.

Rutherfordton, Saturday December 8, 1866.

Number 31.

## THE STAR.

PUBLISHED EVERY SAFURDAY

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### THE LAW OF NEWSPAPERS.

1. Subscribers who do not give express notice to the contrary, are considered as wishing to continue their subscription.

of their newspapers, the publisher may con governing States, and on an equality with we long for the day when the bitter distiune to send them until all arrearages are

their newspaper from the office to which subdued the insurrection, it is not probable they are directed, they are held responsible that better terms will be granted. The erantil they have settled bills and ordered fect of rejection on the prosperity and hap-

shem discontinued. 4. If subscribers move to other places solemn consideration." without informing the publishers and the

they are held responsible. 5. The courts have decided that refusing to take newspapers from the office or re- United States Government, in his opinion, moving and leaving them uncalled for, is and the Amendment adds to the i juries. prima fact evidence of intentional fraud.

6. The United States Courts have also repeatedly decided that a Postmaster who neglects to perform his duty of giving reas sonable notice, as required by the Post Office Department of the neglect of a person to take from the office newspapers addressed to oim. renders the Postmaster liable to the publisher for the subscription price.

THOMAS C. SMITH, M. D., DRUGS, MEDICINES, &C.,

> AT WHOLESALE.

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METAL TOP LAMP CHIMNEY, THAT WILL NOT BREAK BY HEAT,

Burns up all gas and smoke. never breaks by putting on a shade; short, and not top-heavy; is easily cleaned by removing top; in fact, the most perfect chimney known—and is fast superseding all athors where it has been inothers where it has been in-troduced.

No dealer can afford to be without them.

NEW LAMP CHIMNEY CO., 78 Warren St., N. Y.

Aug. 29-6m.

## Correspondence Wanted.

A lady of some personal attractions desires to open a correspondence with a young gentleman, with a view of forming a matrimonial allience-particulars givin in letter.

address Hattie E .-Box 38 Ratherfordten From The New York Tribune

GOVERNOR WORTH'S MESSAGE.

all the insurgent States could desire, it be. | which the guilty party must receive when come a very grave question for the Legis. the laws of the nation are enforced. lature to decide whether any terms more piness of the people of the State demands Gov. Worth receives the Amendment in

newspapers are sent to the former direction, a very different spirit, and one, we regret, with which his people sympathize. North Carolina has been deeply wronged by the The third section is that which the Southern leaders especially detert, for the excellent reason tout it makes them ineligible to othice. It appears perfectly fair to most loyal men that those men who took a solemn cata to support the Constitution of the United States, and broke n, should be disqualified nom holding office, an i that they should be satisfied with retaining the follested privilege of voting. But they do not think so, and make a hard fight for their sataries present or prospective. Gov. Worth makes a long list of perjored office holders, from governors down to constables, who would suffer the loss of their otheral bread and butter by the adoption of the Amendment. "Scarcely a man remained among us who can conscientiously say that he gave no aid and comfort to the Southern soldiers during to coeffict; but, strange to pay, this Amend. ment makes ineligible to office any one who went into a Convention or not for the ordinance of Secession, and any one who vol untarily took up arms and fought on the side of the South to the end of the war, or held a seat in the Confederate Congress, provided such person had never taken an oath to support the Constitution of the United States Car. these things be and overcome us like a Summer's cloud, without our special wonder? Yet, only to Rebels themselves is there any strangeness in the fact that a penalty should be atfixed to treason and perjury, and even their surprise is, we think, affected. The real strangeness is in the lendy of the Government, and the easy terms proposed to those who have forfeite a rights under our laws.

Dismissing as, unworthy of notice Gov. Worth's quibbing over the fifth section. which gives Congress the power to enforce the others by appropriate legislation, we find him assuring the Legislature that the people of his State " with a single approach to unanimity," desire a restoration of their constitutional relations with the American Union. We have no doubt of it, and only wish that they had taken a speedier way to obtain their wishes by electing Gen. Dock-

ly impossible, they have paid its Governs Freedinen has been intended for the pro-The Constitution Amendment is unani- mentine taxes of tormer years, laid when tection of its citizens on the soil where they mously rejected by the Southern States. The another defacto government, whose powers stand and in the notices they have chosen. Legislatures of Texas, Georgia and Ala- they could not have resisted if they would, It the Freedmen of North Carolina choose bame, and the Lower House of Arkansas, was making levies in money and kind air to come to the North, that is their busines, not have rejused to ratify it. Gov. Oir of most greater than they could bear. They Gov. Worth's, nor that of Congress, and it South Carolina, and Gov. Humphreys of acquiesced in the extinction of Slavery, is only the duty of the United states Gov. Mississippi, have advised its rejection. Which annihilated more than had their entment to see that wherever they go of There is no hope of its adoption by Virginia | weath, they have bothe with patience the stay they shall not be the victims of unjust or Louisiana. Gov. Marvin of Fiorida, in his exclusion of their Senators and depresenta local laws. That is all, and that is enough recent message, opposes it, and Gov. lives from the hans of Congress, where for an imparital Government, except in the Worth, in his message to the North Caroli | they have had no one to contradict or ex- special and it has extended through the na Legislature, submits a long argument, plain the most exaggerated misrepresenta. Freedmen's Buleau to the poor people intended to show that the proposition is tions, or even to make known their grev- whose facessities the southern states are tyrannical, and that the South would be ances." Gov. Worth wonders now long uname to eneve. But discussion of this subdishonored in accepting it. There is not the ims "unatural condition." will last as long ject is unnecessary. When Gov. Worth slightest chance that one of the Rebei States as the refusat of the Rebel States to meet in joays to his Legislature, "I respectfully recwill ratify the Amendment. The Novem- a proper spirit the advances of the Governber elections have had no influence upon ment. We cannot think it is very mentori- hour, recome name to the Congress of the the Southern leaders. There is but one ous that the people of North Caronna pay United states," we remind him that North man holding prominent office in the South. United States taxes; we do it without Calonna's not in a position to propose ern States who has dated even to suggest vaunting our virtue; and if they also con- terms, but to receive them. And if the decent consideration of the proposition of sented to pay taxes to support the Kebelhon, Congress; the Joint Committe of the Geor- we are sorry for their forty, but do not see the decencies mat should control a state so gia Legislature epresented the general tem- why that should be a reason for immedia latery in repention against the Union, let per when it questioned whether the digni-ty of the State would not be compromised Congress. As for their grievances, they or good faith, and without a useless affectaby any action of the Amendment Gov. Mur- may urge them with more propriety when thou of saile. Obituary and Marriage Notices solicited phy of Arkansas deserves the credit of hav- they show some disposition to admit ours; ing properly received the offer of the nation, we near much of what the South has suffers and advised his Legislature to treat it with, ed, but is is too late to represent the United at least, the respect due to the Congress of States as the aggressor, or to affect igno the United States, and to consider it fairly rance of the unparalleled eacifices by which before taking the responsibility of rejecting the victory of the Union was won. Injury! it. In his message he said: "Though not it is all on our side-except that a jury

We do not wish to urge these truths-let tavorable are likely to be obtained by opposithe old discussion rest-nor should we sition, or whether it is not the better policy have done so had not Gov. Worth s mesfor the State to accept the proposed terms | sage and the action of all the southern Legand thus secure the prompt reconstruction of islatures upon the Constitutional Amend-2 It subscribers order the discontinuance the State into harmonious action with the ment forced a reply in decent self-respect. them in the Union. Judging from the result pute wai end, and when once more the Never mind sending the knife I have found of the late elections, and from the decided hebet states, free from all tame of rebellion, it" 3. If subscribers neglect or refuse to take tone of public sentiment in the States that will have their kepresentatives side by side. There is also a note to his wife, which he Willi oute in Congress. The Constitutional Amendment was not offered as an insult to the south, and we regret that it should have been as such received,

Gov. Worth closes with a suggestion of which we doubt the smeerny. The smeet of the .c lowing paragraph is apparent : "The people of the south, waether from

their equal. He is not answed the right of as at nist. suffrage. The North tasisis that this prejuen. Oi giorw leurs edu nue sett wiong to me Air.cans among us, They are very poor, and iew of them have acquired local attachof emancipation have made the waites poor also, and the uncertain condition of our Federal relations prevents the juffux of capital or population. Enterprise is para yzed. Yew are able to employ laborers and pay them aberally. On the other hard, me dominant riales are non in all of hese. The wages of lab f are much great. are public lands of great terminy, which the laws give to actual settlers at a moderate price. In one of these states a portion of the people have given an earnes. of the principles they profess by electing two Airicans as members of their State Legisla. ture. Everything seems to mvile their einis of them are too poor to pay for moving hisseif." This difficulty may be overcome by directing the appropriation made to sustain the Freedmen & bureau to de raying the traveing expenses of those who may choose to move, anowing each one to choose the state or lerritory to which he would go. When thus left free and aided to go where they may think their conditions will be bettered, no grounds will be left for further sectional strite as to their government Who that would avoid the rock on which our ship of state is intreatened with wreck will object to this scheme of reconciliation? It is creat that the northern states will not untarily emigrating to them under their im- thea. mediate guardianship, where they can look after their personal protection, and mental and moral culture much more discreetly than they can by a Freedmen's Bureau, or any other machinery while they remain object to this scheme,

No doubt, the refusal of such a proposi- Irishmen. tion as this would be quoted as a proof of ery. If they are in a hurry, they must con- the hostility of the North to the Freedmen, cede something to the Union; some guaran- and its unwillingness to receive them as tee must be given other than the abolition citizens. Gov. Worth knows better than to of Slavery, for that was not given by the suppose that the Unite I states is to become Rebel States but extorted by the war. It an Emigration Bureau for the removal of is amusing to find the Governor quoting four millions of people. He knows very "I rather the the Rebellion itself as an instance of well that it is not its basiness to transport wooden leg."

the magnatimity of the Southern people "In I aborers from one state to another, and the face of circumstances rendering it nears equally well that he legis ation for the ommend that you propose this plan of ha-Governor is really toolish enough to forget

#### ----ACCIDENTS OF SPEECH.

Pat has long tabored under the imputation of making more "accidents "with the tongue then any of his fellow mortal; but it can be very readily shown that the "bill" is not necessarily indigeasus to Irish soil.

A Frenchman named Calino, who died in Paris not many years ago, was remarkable for a povine tendency. There is a letter of his in existence as tollows; "My dear friend -i left my knife at your lodgings yesterday, Pray send it to me if you find it. Yours, Calino, P. S .-

sent home with a basket of provisions, the posts script to which read; "You will find my letter at the bottom of the basket. If you should fail to do so, let me know as soon as possible."

It is said of this same character that on one occasion he took a lighter taper to find his way down a pair of stairs without accident, and prejunce or not, it is imma.erial to the latter getting down brought it back with thanks view I take, do not regard fire negro as leaving himself at the top of the stairs in the dark A lady once asked the Abbe de Matingon

how old he was, "Wby, I am only thirty-two." said ne, "but I count myseif thirry-three, bements by ownership of land. The result cause a little boy was born a year before I was and died, evidently keeping me back a year by It was a Scotch woman who said that the

butcher of town only killed half a beef at a time It was a Dute man who said a pig had no ear mark except a short tail. And it was a British magistrate wao, being told by a vagaer than we can pay. In many of them bon that he was not married, responded "that's a good thing for your wife.

At a prayer meeting in New Hampshire worthy tayman spoke of a boy whose father was a drunkard, and whose mother was a widdow. At a negro ball, in lieu of "not transferable,"

on the thickete, a notice was posted over the gration to the dominant states; but most door, - 'No gentieman admitted unless he comes

> An American lecturer of note solemnly said one evening. "Parents, you may have children or, if you have not, your daughters may

> A Western editor once wrote: "A correspondent asked whether the battle of Waterloo occurred before or after the commencement of the Christian era, We answer it did."

A Main editor says a pumpkin in that State grew so large that eight men could stand around it; which statement was only equated by that of the housier who saw a flock of pigeons fly object to it. It will place the negroes vois so low that he could shake a stick at

Those two observing men one of whom said he had always noticed when he lived through the month of May he lived through the year and the other of whom said at a wedding that here. I am sure North Carolina will not he had remarked that more women than men had been married that year, were neither of them

"Bill, what did you jine the Mexican war for?"

. For glory." "Did you get it?"

"I rather think I did-two crutches and

, or Chicago Il. Ret Im

## THE. STAR

J. B. CARPENTER. EDITOR.

SATURDAY, DEC.

Two Post offices have been re-opened Nancy L. Cowan P. M.

P. M.

We publish on the first page an article from the New York Tribune which shows how Gov Worth's Message was received in the north, we were not disappointed, we were well satisfied that his election would help to keep us out of the Union, time proves this to be so.

We have received a copy of the Newbern Manufactorers' Business Direc tory and N. C. Farmers Reference Book, by Capt. R. A, Shotwell of the Newbern Journal of Commerce for suade himself to withdraw from society must which the Capt. will please accept our be content to pay a tribute of his time to multithanks-it contains a map of the city." tude of tyrants. "A brief sketch of the first Hundted years of its history," "Stamp duties" "rates of postage" &c., &c., all of which is done up in the best style.

gather the following congressional news. they at last account were discussing now that he was when elected; hence, 12 m. quorum present.

The message of the President was enough. received and read.

Mr, Stevens presented a bill to regulate removals from office. It provides that in all case of appointment where the consent of the Senate is necessary, the President shall not nance of the Covention commonly known make removals, while the Senate is in session as the stay law. unless it concurred in by that body. The appointments made during recess must be submitted under the provisions of this bill, within ten days after the Senate assembles, for con. 118, Revised code. firmation The bill was made the special order for Friday pext.

Mr, Boutwell introduced a bill to authorize Western N. C. Railroad. the Secretary of the Treasury to sell out, at Mr. Granbery a bill to enable Execu. and the Northern people to know it: day of each week, in lots not exceeding one of insolvent testators and intestates pro ability, but by no means the equal of dividing line between Rutherford hundred thousand dollars.

A measure was also introduced and referred to appropriate Committee, which provides, by evidence concerning mortgages, &c. general law for modes of proceedure, in trials, for impeachment.

Mr. Sumuer moved to take up the bill to establish negro suffrage in the District of Columbia saying that the people of the country demanded its passage, and would hail it with joy. After aslight discussion the chairdecided that the motion to take the bill up was not now in or-

Among the bills intorduced was one by Mr, Chandler, requesting the President to commu. ferred. nicate to the Senate whether the Emperor of France had complied with the stipulations entered into with our Government relative to the withdrawal of the French troops from

WASHINGTON, Dec. 4 - In the Senate Mr. Sumper gave notice that he will, to-morrow intorduce resolutions ideclaring power of Congress on the subject of reconstruction, and the right to exclude the late rebellious States from Congressional representation and from voting on Constitutional amendments.

In the House Mr. Wentworth introduced a resolution which was adopted insisting on the adoption of the constitutional amendment | mended its passage. before the House will consider the propriety or giving the Southern State representaion

We have no report of the message, and can not tell the views of the President, but from late reports we are inclined to the opinion that the President will try and cut loose from the copper- depreciation shall apply to contracts . t heads, if he had done this sooner it might the date when the debts were made,

Hon M. E. Manly was elected bill passed its 3d reading. U. S. Senator on the 28th ultimo, This A bill providing homesteads was read election we fear [but we dont care and referred. much] seals the fate of the secesh in this state, they have now so fully shown persons over 45 years of age shall work their hands that they need not expect the public roads, was read and referred any thing at the hands of the Union Senate.-Mr. Love, a bill to consol- forward immediately and pay men in Congress we predicted before the idate the Atlantic and North Carolina late election in this state that if Worth Railroad company, the North-Carolina and his party were elected that, we Railsoad company, and the Western N. would have reorganization of the South- C, Railroad company-providing means ern States, confiscation, &c, Worth and for finishing the main Trunk Road to his party have been successful, and are Ducktown Copper mines, on the Tennow persuing the very course to bring nessee line, and a branch to Paint Rock

ought to come for when men see what is right and what they ought to do. and from in solvent renters. then act differently they should be punished, the cry of "cant eat any

We have only one hope now and that | official servicesis that the Union men of the North will, as they ought to have done sooner, discriminate in favor of the Union men! of the South, those who have acted in in this County, recently Pations Home, good faith towards the Government, let them do this and all will come Duncans Creek, Hannah Mc Forland right soon. It would be no trouble to sift the Secesh from the Union men in Carolina would be in the Union in a such thefts] short time, the Constitutional amend-

> We are requested to say that the justices of the peace. Referred. Widows of Soldiers was were reported Mr. Latham of Craven a bill looking to Maj. L. P Erwin, and did not re- to the abolishment for debt. Refercleve corn in the summer, can now get | red. their Share by calling on him-

If we would have the kindness of others we must endure their follies. He who cannot per-

We give such a summary of the provinext.

### Legislative Summary.

Mr. Waugh a bill to repeal an ordi-

Mr. Whitfield a bill for therelief of Exe-

Mr Davis a bill to amend sec, 12, chap.

Mr. Morehead a bill to prevent fraud. Mr. Bryson a bill to amend charter of

tors and Administrators to pay the debts

Mr. Allen a bill to amend an act en litled salaries and fees Referred.

Mr. Waugh a bill to repeal the 1st section of the law fixing the time of elections in North-Carolina, Raferred. Mr. Shelton a bill to repeal the

2nd Section of the stay law. Referred. Mr. Keenan a bill to prevent the sac. rifice of real estate in certain cases. Re-

Mr. Latham of Craven a bill to change

the relief of poor debtors. Referred. Mr. Richardson a bill to repeal Sec,

9th of chapt. 40th of October, 1866. 54th chap, of Rev. Gode.

taxes in Western Counties.

Mr. McKay by leave reported from

BILLS ON 2ND READING. A bill to amend the 9 h sec. 48th chap. Rev. Code was read and passed.

A bill to construe an act entitled an act to establish a scaleof Confederate currency. (Provides that the scale of have been better for us, we shall soon see. and not when they fell due. ] Passed.

The rules were suspended and the

A bill to repeal an act providing that

this about. We say let it come, it on the Tennessee line from Ashville-

Mr. Avery, a bill to protect landlords

Mr. Wilson, by permission, a resolution allowing compensation to Justices more dirt" is what has done this thing. of the Peace and other magistrates for

SENATE .- Mr. Rabins, a bill to regulate an act in relation to salaries and

Mr. Avery, a bill authorizing the exchange, of bonds for Western N. C. R. R. Co., and other purposes.

Mr. Berry, a bill for the better suppression of horse and mule stealing. [Afthe South; and if it was done. North fixing death penalty to the repetition of

Mr. Blythe an act to revive the 9th ment adopted, and every thing work well. 10th, 11th sections of the Stay Law pass: ed Sept. 11th, 1861 Referred.

Mc Wattley a bill allowing fees to

Mr. McClammy a bill to establish

Houses of Correction.

Election Of Senator

On yesterday, the General Assembly Decr 1-2t of this State in joint Convention, elected Hon. M. E. Manly of Craven, to a seat in the Senate of the United States for six years from and after the 4th of March

ceedings of the Legislature as we think The present incumbent is the Hon. will be of interest to our readers. That John Pool, who was elected last year body as yet have done little else than to for what was called the short term Mr. From the Carolina Guardian we devide out the offices to the faithful, Pool is the same unflinching Unionist Both Houses met on Monday last at the question of pay of themselves, they his defeat. The organ of Gov, Worth Law of the United States .- all true Confederates, to defeat Mr. Pool because he had authorized Mr, Doolittle to state the fact in the Senate that he [Mr. Pool) had entered the Legislature of this State in 1864. with the view of embarrassing the Confederacy and obtaining Dist. Int. Rev. for N. C. peace on the basis of the Union. The Dec. 1-2t appeal was responded to, and he was defeated on this ground. He was defeated and the fact is confessed, solely on the ground of his consistent and devo'ed Unionism. We want the President to know this fact. We want the Congress

Mr. Pool in this respect, He was a and Polk Counties (to wit.) com-Mr Keenan a bill to change the rule of Judge of our Supreme Court during mencing where said county line the rebellion, and was regarded as a crosses Green River, then with hard Judge on the poor conscripts. Of course this commended him to all "true Confederates." If not an original, he was an early secessionist and be leading to Rutherfordton, to holds now that there is no salvation for Grays Chapel, so as to annex that the country cutside the exploded theory of portion of Polk County in the States rights. He is the author of a let- above boundry, to Rutherford ter published some months since, in Countywhich doubt is thrown on the legality or constitutionality of the existing State government under which he has been the jurisdiction of magistrates and for chosen Senator. We can not lay our hands upon this letter just now, but

will publish it in our next. Mr. Davis a bill to amend 30th sec. and honored by our legislature, and loyalty has been put under foot. A Mr. Horton of Watauga, a bill to ex. stronger argument for the immediate tend time for collection and return of re organization of this State could not be urged than the defeat of Mr. Pool on account of his Unionism, and the elecjudiciary committee a bill to amend 9th tion of Judge Manly. We trust the Parties owing for land will save sec., 48th chap. Rev. Code, and recom. Congress will act promptly, and relieve trouble and expense by paying a

### MARRIED.

nst., by Rev. E. W. Thompson, DR. THOS. C. SMITH, of Rutherford ounty, to Miss ANNIE E. STACY, daughter of John Stacy, of Anson,

## The Campbells are COMING!!!

ALL persons Indebted by note or account will please come down part, as money I want and must have. By heeding this notice you will save yourselves trouble. I mean what I say, and if you neglect you must not blame in bar of their recovery. J. A. FAGG.

Cotton Wanted.

FOR I which will pay the highest market price in cash or goods, or will take it in exchange for debts.

Dec. 8-11,

## AUCTION SALES!!

J. A. FAGG.

MONDAY DECEMBER 10th

A large lot of Goods consisting of Dry Goods Notions Hardware Crockeryware Tin Ware

Sale to continue until all is sold. TERMS--Six Months with note and APPROVED Security for all Sums over five Dollars-under that amount cash L. P ERWIN.

### Notice

All persons in the counties of Polk and Rutherford are required to meet me at their respective courts. in December next, to list their Property under the Excise will be seen to get their pay high in this City, appealed to its friends, the who do not come will be reported as trying to evade the law.

Taxes due from the 1st of May 1866 THOS. GIBBS. Assistant Assessor 1st Div 7th

Notice

Application will be made to the Legislature, now in session, Judge Manly is a gentleman of fair for the following change in the said river to the ford near Mrs. Wm. Wilkins then with the road,

## To All Concerned

The Parties owning the specu-In fine, disloyalty has been promoted lation lands have at my suggestion been very indulgent and are now disposed to indulge purchasers but the Agency is attended with considerable expense which must be provided for. our people of their suspense-Standard. part of the amount due by the 10th of January next as I am compelled to make collections In Wadesborough on Thursday, 22d Dec .- 1-4t T. B. JUSTICE Ag't

## Executors Notice.

LL persons indebted to the estate of Jos A. McD. Carson dec'd are hereby notified to come forward and make settlement. All who isregard this notice will be sued. Rutherfordton, T. S. DUFFY, Ex'r Nov. 24th, 1866,

## Executors Notice.

A LL person having claims against the estate of Jos. McD. Carson, dec'd, are hereby notified to present the same within the time prescribed by law or this notice will be plead Rutherfordton,

T. S. DUFFY, Ex'r. Nov. 24th, 1866.

or Chicago Il.

CATA

WHY SUFFE Dangerous & L CAN BE AND E Eradicated Fro

LIG

CATARRE CAT

BY THE

Br. S

WILL SUREL CONSU

Unless checked in IT NEVE Cure Warranted If SINGLE BOTTLES COLD IN THE Relieved BAD AREATH

Cause b WEAK EYES Caused by SENSE OF S When le

DEAFNESS When caused by C are cured b THROAT Are more frequently t

a thick, slimy muc head, especially and resulting and are Dr. SE

Liquid Rei

SYM The symptoms of slight. Persons find they have frequent atta sitive to the changes o condition the nose m

charge, thin and acris adhesive, may ensue. As the disease charges are increased in quality; they are and are hawked or co tions are offensive, cau voice thick and nasal sense of smell is lessen

ness frequently takes ; Another common of Catairh is that the clear his throat in the slimy mucous, which h quring the night. Wh person may be sure that way to the lungs, and s

arrestieg it. The above are but symptoms. Write to pamphlet describing will be sent FREE tions where to procure

We are receiving le I'nion, and also num those using it, bearing fallible meri e.

This remedy co or POISONOUS ING pared from vegetable e LY; therefore it is PE LESS, even to the me ohild A CALL FOR SE

REMEDY, and take by druggists in your vid for you. Price \$2.00 all persons suffe of the Head, Throat at once for our pamph symptoms pertaining to

It will be sent free ADDRESS Dr. D. H. S.

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ice

ill be made to now in session. change in the teen Rutherford s (to wit.) comaid county line ver, then with ord near Mrs. n with the road. therfordton, to as to annex that County in the to Rutherford

### oncerned

rning the specuat my sugges. idulgent and are o indulge pur-Agency is attendlerable expense provided for. r land will save ase by paying a nt due by the next as I am ake collections

s Notice.

B. Justice Ag't

to the estate of Jos d are hereby notified to settlement. All who S. DUFFY, Ex'r

ne. 29

s Notice.

claims against the es-'arson, dec'd, are heresame within the time notice will be plead

T. S. DUFFY, Ex'r.

## CATARRH!

WHY SUFFER WITH THIS Dangerous & Loathsome Disease

WHEN IT CAN BE CURED AND ENTIRELY

Eradicated From The System in Polk County, being part of the homestead of BY THE USE OF Br. SEELY'S

LIQUID CATARRH REMEDY

> CATARRH WILL SURELY RESULT IN

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Unless checked in its incipent stages, IT NEVER FAILS. Cure Warranted If Directions are followed SINGLE BOTTLES WILL LAST A MONTH | Chickens, each

COLD IN THE HEAD Relieved in a Few Minutes BAD AREATH

Cause by offensive secretions WEAK EYES Caused by Catarrhal affections.

SENSE OF SMELL When lessened or destroyed, DEAFNESS

When caused by Catarrhal difficulties. All are cured by this remedy. THROAT AFFECTIONS

Are more frequently than otherwise caused by a thick, slimy mucous, falling from the head, especially during the night, and resulting from Catarrh, and are cured by

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The symptoms of Catarrh are at first very slight. Persons find they have a cold, that they have frequent attacks, and are more sen sitive to the changes of temperature. In this Farmers' Bank of Greensboro. condition the nose may be dry, or a slight diss Greensboro Mutual. charge, thin and acrid, afterwards thick and

adhesive, may ensue. As the disease becomes chronic, the discharges are increased in quantity and changed in quality; they are now thick and heavy, and are hawked or coughed off. The secretions are offensive, causing a bad breath; the voice thick and nasal; the eyes are weak; the sense of smell is lessened or destroyed; dealness frequently takes place.

Another common and important symptom 1866. of Catairh is that the person is obliged to T appearing to the satisfaction of the court clear his throat in the morning of a slick or slimy mucous, which has fallen from the head is a non resident of this State, it is therefore quring the night. When this taes place, the ordered by the court that publication be made person may be sure that his disease is on its in the Rutherford Star, a newspaper published way to the lungs, and should laose no time in Rutherfordton, N. C., for six weeks notify-

pamphlet describing fully all symptoms, it 2nd Monday in March next, and replevy and tions where to procure the medicine.

We are receiving letters from all parts of the those using it, bearing the evidence of its in- A. D. 1866. fallible merite.

This remedy contains no MINERAL or POISONOUS INGREDIENTS, but is prepared from vegetable extracts EXECUSIVE LY; therefore it is PERFECTLY HARM-LESS, even to the most tender and delicate

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all persons suffering with any affection of the Head, Throat ar Lungs, should write at once for our pamphlet fully describing all symptoms pertaining to the above diseases. It will be sent free to any address.

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12

Tallow, per lb.

RALEIGH MONEY MARKET NORTH CAROLINA BANK NOTES Bank of Cape Fear, Charlotte, Commerce, Clarendon, Fayetteville, Lexington, Graham, North Carolina, Roxboro, Thomasville, Wadesboro. Wilmington, Washington, Yanceyville, Commercial Bank of Wilmington, 15

> State of North-Carolina. Potk County

R, M. Moore, Attachment. J. L. Ward.

Merchants' Bank of Newbern,

Miners' and Planters' Bank,

Superior Court of Law, Fall Term

that J. L, Ward the defendant in this case ing the said defendant to appear at the next The above are but few of the many Catarrhal term of said court to be held for the county of symptoms. Write to our Laboratory for our Polk, at the court House in Columbus, on the will be sent FREE to address. Also direc- plead to plaintiff's action or judgment final will be entered against him to satisfy plaintiff's debt. Witness R. S. Abrams clerk of said court Inion, and also numerous testimonials from at office in Columbus the 2nd Monday in Sept, R. S. ABRAMS, S. C. C. No. 29-6t. prs fee \$10,50

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State of North-Carolina. ? Rutherford County. Superior Court of Law, Fall Term 1866

N. E. & D. D. Walker, Attachment levied on Land. i' appearing to the satisfaction of the court.

that Henry Lomas the defendant in this case is a non-resident of this State, it is therefore that publication be made in the Rutherford Stan, a newspaper published in Ruther fordton, N. C. for six weeks, notifying the said Lomas to appear at the next term of said court, to be held for the county of Rutherford at the Court House in Rutherfordion on the 3rd Monday in March next, and replevy and plead to Pleintiffs action, or judgment final will be entered against him and the land levied on sold to satisfy the Plantiff's debt.

Witness J. B. Carpenter, Clerk of said court at office in Rutherfordton, the 3rd Monday in September, A, D, 1866

J. B. CARPENTER . S. C. C.

STATE OF NORTH-CAROLINA. McDowell County,

Court of Pleas and Quarter Sessions, Fall Term 1866,

Martha Burgin, Ex'rx, to sell real Estate J, D. W. Burgin, Ex'r for the payment of The Heirs at Law of Debts.

Jessee Rurgin, deceased N this case it appearing to the satisfaction of the Court that the defendants Biddy Burgin, wife of Benjamin Burgin, dec'd, and the children of the said Benjamin Burgin, (names not known) Daniel H. Burgin and Roien Wimpey and wife Caroline, are non-residents of this State. It was therefore ordered that publication be made in the Rutherford Star, a nawspaper published in the town of Rutherfordton, N. C., notifying said non-resident defendants to appear at the next court of Pleas and Quarter Sessions to be held for the county of mcDowell at the Court House in Marion, on the 3rd Monday in December next, 12 then and there to plead, answer or demur to Plaintiffs petition or judgment pro-confesso will be taken against them and the prayer of petitioners granted.

Witness, Alfred M. Finley, Clerk of said court at office in Marion the 4th Monday in September, 1866, Issued the 8th day of Octo-A. M. FINLEY, C. C. C.

State of North Carolina. Rutherford County. Superior Court of Law, In Vacation 9th

Oct 1866. S. E Crow Petition for C. Crow Divorce Ordered in this case, that publication be made in the Rutherford Star, a news paper published in Rutherfordton, for six weeks, notifying C. Crow the defendant in this case to be and appear at the next term of said Court to be held for said County at the Court House in Rutherfordton on the 3d Monday in March, next then an there to an-

Witness J. B. Carpenter Clerk of said Court at office the 3d Monday in September A. D. 1866,

swer the promises &c., in this case, or it will

J. B. Carpenter Clerk.

State of North Carolina. ? Rutherford County. Milley Mooney Petition The heirs of Jon. Dower. Mooney dec'd

Court of Please and Quarter Session in Vacation. 30th October 1866, at appearing that Miiton Jarrel and Wife

Elizabeth and residents of the State of Illinois and George Mooney is a resident of the State of Georgia, each of whom are Defendants in this case, they are therefore notified to ar pear at the next term of this Court to be held at the Court House in Rutherfordton on the 2d Monday in December next then and there to plead, answer &c., to Plaintiffs petition or the prayer of petitioners will be granted .-30th October 1866. J. B. EAVES, Clerk

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State of Nort-Carolina. Rutherford County. Court of Please and Quarter September Term 1866 W P Andrews, ) Attachment

levied on J. M. Francis,

It appearing to the satisfaction of the court that J. M. Francis the defendant in this case is a non-resident of the state. It is therfore or dered that publication be made in the Rutherford Star a weekly news paper published in Rutherfordton for 6 weeks notifying the said court to be held for said county at the court house in Rutherfordton on the 2d monday in December next and plead to plaintiffs action or Judgment final will be taken and the lands

levied on and sold to satisfy plaintiffs demands. Witness J. B. Eaves clerk of said court at office in Kutherfordton the 3d monday in September 1866.

J. B. EAVES C C C.

State of North-Garolina. Polk County. Superior, Court of Law Fall Term 1866, R. S. Abrams, ] Attachment

Dr T. B. Peak, It appearing to the satisfaction of the court that T. B. Peak the defendant in this case is a non-resident in this State it is therefore ordered that publication be made in the Rutherford Star a newspaper published in the town of Ruther. fordton N. C. for six successive week anotitying the said defendant to appear at the next term ef said court to be held for the county of Polk at the court house in Columbus on the 2d monday in march next and replevy and plead to plaintiff action or Judgment final will be entered against him and land sold to satisfy the

plaintiff debt. Witness R. S. Abrams clerk of said court a office in Columbus the 2d monday in September A. D 1866. R. S. ABRAMS S C. C.

State of North-Carolina. Polk County. Superior, Court of of Law Fall Term 1866 David Owens, Attachment J. C. Jackson,

Superior, Court of Law Fall Term 1866, It appearing to the satisfaction of the court that J. C. Jackson the defendant in this case is a non-resident of this state it is therefore ordered that publication be made in the Rutherford Star a newspaper published in the town of Ruther. fordton N. C. for six successive weeks notify ing the said defendant to appear at the next term of said court to be held for the county of Polk at the court house in Columbus on the 2d monday in March next and replevy and plead to Plaintiff action or Judgment final will be entered against him and land sold to satisfy the plaintiff debt,

Witness R. S. Abrams clerk of said court office in columbus the 2d monday in Sept. AD 1866. R. S. ABRAMS S C. C.

State of North-Carolina.

Rutherford County. A. K Prince Petition for D M Prince divorce

Superior Court of Law Fall term 1866 It appearing in this case that the defen dants is a nonresident of the State publication is therefore made in the Rutherford Star for 6 weeks notifying said defendant to be and appear at the next term of said Court to be held for said county at the court house in Rutherfordton on the 3d monday in march next, then and there to answer the premises in this

case or it will be heard expartee as to him. Witness J. B. Carpenter clerk of said court at office in Rutherforton the 3d monday sept

J. B. Carpenter S. C. Clk.

State of North-Carolina. Rutherford County. Court of Please and Quarter Sessions September Term 1866,

Peter Green, Attachment levied on J. A. Goode, land

It appearing to the sattisfaction of the court that J A Goode the defendant in this case is a non-resident of the state It is therefore ordered that publication be made in the Butherford Star a weekly news paper published in Rutherfordton for 6 weeks notifying the said defendant to appear at the next term of said court to be held for said county at the court house in Rutherfordton on the 3d monday in December next and plead to plaintiffs action or Judgment final will be taken and the lands levied on sold to sattisfy plaintiffs demands.

Witness J. B. Eaves clerk of said court at office in Rutherfordton the 3d monday in Septemb er 1866.

J. B. EAVES C. C. C.

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FOR DECEMBER 1866

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